Plaintiff, vs. LISA WALSH, et al., Defendants. Plaintiff Cesar Munoz, pro se, and Defendants, by and through Laxalt, Attorney General of the State of Nevada, and John L. Was General (collectively "Parties"), hereby stipulate to the dismissal of Placivil action, with prejudice, each party to bear his or her own costs. SO STIPULATED: Dated: July 29, 2015 Dated: July 21, 201 ADAM PAUL LAXALT Attorney General By: CESAR MUNOZ Plaintiff, pro se PARTIES' STIPULA OF PLAINTIFF'S COPREJ OF PLAINTIFF'				
Deputy Attorney General Nevada Bar No. 12513 Bureau of Litigation Public Safety Division 100 N. Carson Street Carson City, NV 89701-4717 Tel: (775) 684-1134 E-mail: jward@ag.nv.gov Attorneys for Defendant William Donnely UNITED STATES DISTRICT COURT DISTRICT OF NEVADA CESAR MUNOZ, Plaintiff, vs. LISA WALSH, et al., Defendants. Plaintiff Cesar Munoz, pro se, and Defendants, by and through the dismissal of Plaintiff Cesar Munoz, pro se, and Defendants or her own costs. Plaintiff Cesar Munoz, pro se, and Defendants, by and through the dismissal of Plaintiff Cesar Munoz, pro se, and Defendants, by and through the dismissal of Plaintiff Cesar Munoz, pro se, and Defendants, by and through the dismissal of Plaintiff Cesar Munoz, pro se, and Defendants, by and through the dismissal of Plaintiff Cesar Munoz, pro se, and Defendants, by and through the dismissal of Plaintiff Cesar Munoz, pro se, and Defendants, by and through the dismissal of Plaintiff Cesar Munoz, pro se, and Defendants, by and through the dismissal of Plaintiff Cesar Munoz, pro se, and Defendants, by and through the dismissal of Plaintiff Cesar Munoz, pro se, and Defendants, by and through the dismissal of Plaintiff Cesar Munoz, pro se, and Defendants, by and through the dismissal of Plaintiff Cesar Munoz, pro se, and Defendants, by and through the dismissal of Plaintiff Cesar Munoz, pro se, and Defendants, by and through the dismissal of Plaintiff, pro se, and Defendants, by and through the dismissal of Plaintiff, pro se, and Defendants, by and through the dismissal of Plaintiff, pro se, and Defendants, by and through the dismissal of Plaintiff, pro se, and Defendants, by and through the dismissal of Plaintiff, pro se, and Defendants, by and through the dismissal of Plaintiff, pro se, and Defendants, by and through the dismissal of Plaintiff, pro se, and Defendants, by and through the dismissal of Plaintiff, pro se, and Defendants, by and through the dismissal of Plaintiff, pro se, and Defendants, by and through the dismissal of Plaintiff, pro		Nevada Attorney General		
Bureau of Litigation Public Safety Division 100 N. Carson Street Carson City, NV 89701-4717 Tel: (775) 684-1134 E-mail: jward@ag.nv.gov Attorneys for Defendant William Donnely UNITED STATES DISTRICT COURT DISTRICT OF NEVADA CESAR MUNOZ, Case No. 3:14-cv Plaintiff, Vs. LISA WALSH, et al., Defendants. Plaintiff Cesar Munoz, pro se, and Defendants, by and through Laxalt, Attorney General of the State of Nevada, and John L. Ward General (collectively "Parties"), hereby stipulate to the dismissal of Placivil action, with prejudice, each party to bear his or her own costs. SO STIPULATED: Dated: July 47, 2015 Dated: July 47, 201 ADAM PAUL LAXALT Attorney General By: JOHN L. WARD IV Deputy Attorney General By: CESAR MUNOZ Plaintiff, pro se Attorneys for Defer		Deputy Attorney General		
100 N. Carson Street Carson City, NV 89701-4717 Tel: (775) 684-1134 E-mail: jward@ag.nv.gov Attorneys for Defendant William Donnely UNITED STATES DISTRICT COURT DISTRICT OF NEVADA CESAR MUNOZ, Case No. 3:14-cv Plaintiff, vs. LISA WALSH, et al., Defendants. Plaintiff Cesar Munoz, pro se, and Defendants, by and through Laxalt, Attorney General of the State of Nevada, and John L. Warder Civil action, with prejudice, each party to bear his or her own costs. SO STIPULATED: Dated: July 29, 2015 Dated: July 31, 201 ADAM PAUL LAXALT Attorney General By: CESAR MUNOZ Plaintiff, pro se Attorneys for Defendants By: CESAR MUNOZ Plaintiff, pro se Attorneys for Defendants Attorney General By: JOHN L. WARD IV Deputy Attorney G Attorneys for Defendants		Bureau of Litigation		
Tel: (775) 684-1134 E-mail: jward@ag.nv.gov Attorneys for Defendant William Donnely UNITED STATES DISTRICT COURT DISTRICT OF NEVADA CESAR MUNOZ, Plaintiff, Vs. LISA WALSH, et al., Defendants. Plaintiff Cesar Munoz, pro se, and Defendants, by and through Laxalt, Attorney General of the State of Nevada, and John L. Warder Court and Court of Plaintiff Cesar Munoz, pro se, and Defendants of Plaintiff Cesar Munoz, pro se, and Defendants, by and through Cesar Munoz, pro se, and Defendants, by and th	•	100 N. Carson Street		
Attorneys for Defendant William Donnely UNITED STATES DISTRICT COURT DISTRICT OF NEVADA CESAR MUNOZ, Case No. 3:14-cv Plaintiff, vs. LISA WALSH, et al., Defendants. Plaintiff Cesar Munoz, pro se, and Defendants, by and through Laxalt, Attorney General of the State of Nevada, and John L. Walder General (collectively "Parties"), hereby stipulate to the dismissal of Plaintiff Cesar Munoz, pro se, and Defendants. Dated: July 29, 2015 Dated: July 29, 2015 Dated: July 21, 201 ADAM PAUL LAXALT Attorney General By: CESAR MUNOZ Plaintiff, pro se By: CESAR MUNOZ Plaintiff, pro se Attorneys for Defendant William Donnely UNITED STATES DISTRICT COURT Depart County PARTIES' STIPULA OF PLAINTIFF'S COUNTY PREJ		Tel: (775) 684-1134		
UNITED STATES DISTRICT COURT DISTRICT OF NEVADA CESAR MUNOZ, Case No. 3:14-co Plaintiff, vs. LISA WALSH, et al., Defendants. Plaintiff Cesar Munoz, pro se, and Defendants, by and through Laxalt, Attorney General of the State of Nevada, and John L. Was General (collectively "Parties"), hereby stipulate to the dismissal of Platicial action, with prejudice, each party to bear his or her own costs. SO STIPULATED: Dated: July 29, 2015 Dated: July 29, 2015 By: CESAR MUNOZ Plaintiff, pro se By: JOHN L. WARD IV Deputy Attorney General Attorneys for Defer				
DISTRICT OF NEVADA CESAR MUNOZ, Plaintiff, vs. LISA WALSH, et al., Defendants. Plaintiff Cesar Munoz, pro se, and Defendants, by and through Laxalt, Attorney General of the State of Nevada, and John L. Wa General (collectively "Parties"), hereby stipulate to the dismissal of Plaicivil action, with prejudice, each party to bear his or her own costs. SO STIPULATED: Dated: July 29, 2015 Dated: July 29, 2015 By: CESAR MUNOZ Plaintiff, pro se By: JOHN L. WARD IV Deputy Attorney General By: JOHN L. WARD IV Deputy Attorney General Attorneys for Deference of the State of Nevada, and John L. Ward Deputy Attorney General ADAM PAUL LAXALT Attorney General		Automeys for Defendant vviillant Donnely		
DISTRICT OF NEVADA CESAR MUNOZ, Case No. 3:14-cv Plaintiff, vs. LISA WALSH, et al., Defendants. Plaintiff Cesar Munoz, pro se, and Defendants, by and through Laxalt, Attorney General of the State of Nevada, and John L. Ward General (collectively "Parties"), hereby stipulate to the dismissal of Platicivil action, with prejudice, each party to bear his or her own costs. SO STIPULATED: Dated: July 29, 2015 Dated: July 31, 201 ADAM PAUL LAXALT Attorney General By: CESAR MUNOZ Plaintiff, pro se By: CESAR MUNOZ Plaintiff, pro se Attorneys for Deference of Nevada, and John L. Ward IV Deputy Attorney General		UNITED STATES DISTRICT COURT		
CESAR MUNOZ, Plaintiff, vs. LISA WALSH, et al., Defendants. Plaintiff Cesar Munoz, pro se, and Defendants, by and through Laxalt, Attorney General of the State of Nevada, and John L. Was General (collectively "Parties"), hereby stipulate to the dismissal of Placivil action, with prejudice, each party to bear his or her own costs. SO STIPULATED: Dated: July 29, 2015 Dated: July 21, 201 ADAM PAUL LAXALT Attorney General By: CESAR MUNOZ Plaintiff, pro se By: CESAR MUNOZ Plaintiff, pro se Attorneys for Deference of the State of Nevada, and John L. Was General to the dismissal of Placivil action, with prejudice, each party to bear his or her own costs. By: JOHN L. WARD IN Deputy Attorney General		DISTRICT OF NEVADA		
Plaintiff, vs. LISA WALSH, et al., Defendants. Plaintiff Cesar Munoz, pro se, and Defendants, by and through Laxalt, Attorney General of the State of Nevada, and John L. Was General (collectively "Parties"), hereby stipulate to the dismissal of Placivil action, with prejudice, each party to bear his or her own costs. SO STIPULATED: Dated: July 29, 2015 Dated: July 21, 201 ADAM PAUL LAXALT Attorney General By: CESAR MUNOZ Plaintiff, pro se By: CESAR MUNOZ Plaintiff, pro se Attorneys for Deference of the State of Nevada, and John L. Was General (collectively "Parties"), hereby stipulate to the dismissal of Placivil action, with prejudice, each party to bear his or her own costs. By: CESAR MUNOZ Plaintiff, pro se Attorneys for Deference of Plaintiff, pro se		CESAR MUNOZ,		
Vs. LISA WALSH, et al., Defendants. Plaintiff Cesar Munoz, pro se, and Defendants, by and through Laxalt, Attorney General of the State of Nevada, and John L. Wa General (collectively "Parties"), hereby stipulate to the dismissal of Placivil action, with prejudice, each party to bear his or her own costs. SO STIPULATED: Dated: July 29, 2015 Dated: July 29, 2015 By: CESAR MUNOZ Plaintiff, pro se By: JOHN L. WARD IV Deputy Attorney G Attorneys for Deference.		Plaintiff,	Case No. 3:14-cv-00285-RCJ-WGC	
Defendants. Plaintiff Cesar Munoz, pro se, and Defendants, by and through Laxalt, Attorney General of the State of Nevada, and John L. Was General (collectively "Parties"), hereby stipulate to the dismissal of Placivil action, with prejudice, each party to bear his or her own costs. SO STIPULATED: Dated: July 29, 2015 Dated: July 31, 201 ADAM PAUL LAXALT Attorney General By: CESAR MUNOZ Plaintiff, pro se CESAR MUNOZ Plaintiff, pro se Attorneys for Deferices		vs.		
Defendants. Plaintiff Cesar Munoz, pro se, and Defendants, by and through Laxalt, Attorney General of the State of Nevada, and John L. Was General (collectively "Parties"), hereby stipulate to the dismissal of Placivil action, with prejudice, each party to bear his or her own costs. SO STIPULATED: Dated: July 29, 2015 Dated: July 29, 2015 Dated: July 29, 2015 By: CESAR MUNOZ Plaintiff, pro se Deputy Attorney General Attorneys for Deference of Nevada, and John L. Was Deputy Attorney General Deputy Attorney General		LISA WALSH, et al.,	PARTIES' STIPULATION OF DISMISSAL OF PLAINTIFF'S CIVIL ACTION WITH	
Plaintiff Cesar Munoz, pro se, and Defendants, by and through Laxalt, Attorney General of the State of Nevada, and John L. Wa General (collectively "Parties"), hereby stipulate to the dismissal of Platicivil action, with prejudice, each party to bear his or her own costs. SO STIPULATED: Dated: July 29, 2015 Dated: July 29, 201 ADAM PAUL LAXALT Attorney General By: CESAR MUNOZ Plaintiff, pro se By: JOHN L. WARD IV Deputy Attorney G Attorneys for Defer		Defendants.	PREJUDICE	
Laxalt, Attorney General of the State of Nevada, and John L. Wa General (collectively "Parties"), hereby stipulate to the dismissal of Pla civil action, with prejudice, each party to bear his or her own costs. SO STIPULATED: Dated: July 29, 2015 Dated: July 29, 2015 ADAM PAUL LAXALT Attorney General By: CESAR MUNOZ Plaintiff, pro se By: Deputy Attorney G Attorneys for Defer		Plaintiff Cesar Munoz, <i>pro se</i> , and Defendants, by and through counsel, Adam Paul		
General (collectively "Parties"), hereby stipulate to the dismissal of Platicivil action, with prejudice, each party to bear his or her own costs. SO STIPULATED: Dated: July 29, 2015 Dated: July 31, 201 ADAM PAUL LAXALT Attorney General By: CESAR MUNOZ Plaintiff, pro se By: JOHN L. WARD IV Deputy Attorney G Attorneys for Defer		Laxalt, Attorney General of the State of Nevada, and John L. Ward IV, Deputy Attorney		
civil action, with prejudice, each party to bear his or her own costs. SO STIPULATED: Dated: July 29, 2015 Dated: July 29, 201 ADAM PAUL LAXALT Attorney General By: CESAR MUNOZ Plaintiff, pro se CESAR MUNOZ Plaintiff, pro se Attorneys for Defer		General (collectively "Parties"), hereby stipulate to the dismissal of Plaintiff's above-captioned		
SO STIPULATED: Dated: July 29, 2015 Dated: July 39, 201 ADAM PAUL LAXALT Attorney General By: CESAR MUNOZ Plaintiff, pro se By: Deputy Attorney G Attorneys for Defer		civil action, with prejudice, each party to bear his or her own costs.		
Dated: July 29, 2015 Dated: July 29, 2015 ADAM PAUL LAXALT Attorney General By: CESAR MUNOZ Plaintiff, pro se Dated: July 39, 201 ADAM PAUL LAXALT Attorney General By: JOHN L. WARD IV Deputy Attorney G Attorneys for Defer				
ADAM PAUL LAXALT Attorney General By: CESAR MUNOZ Plaintiff, pro se ADAM PAUL LAXALT Attorney General By: JOHN L. WARD IV Deputy Attorney G Attorneys for Defer		Datada Jaha 20 2045	D (
23 24 25 CESAR MUNOZ Plaintiff, pro se Attorney General By: JOHN L. WARD IV Deputy Attorney G Attorneys for Defer		Dated. July <u>Z/</u> , 2015	Dated: July <u>6.1</u> , 2015	
By: CESAR MUNOZ Plaintiff, pro se By: JOHN L. WARD IV Deputy Attorney G Attorneys for Defer	22		ADAM PAUL LAXALT Attorney General	
CESAR MUNOZ Plaintiff, pro se Sy: JOHN L. WARD IV Deputy Attorney G Attorneys for Defer	23			
Plaintiff, <i>pro se</i> Deputy Attorney G Attorneys for Defer				
Attorneys for Defer		II /	JOHN L. WARD IV Deputy Attorney General	
27			Attorneys for Defendants	
	27			

Office of the 28 Attorney General 100 N. Carson St. Carson City, NV 89701-4717 Office of the 28
Attorney General
100 N. Carson St.
Carson City, NV

89701-4717

ORDER

In contemplation of the *Parties' Stipulation of Dismissal of Plaintiff's Civil Action with Prejudice*, this Court approves the same and so orders dismissal of Plaintiff's civil action with prejudice.

IT IS SO ORDERED.

Dated this 31st day of July, 2015.

ROBERT C. JONES

UNITED STATES DISTRICT COURT JUDGE

Office of the Attorney General 100 N. Carson St. Carson City, NV 89701-4717

CERTIFICATE OF SERVICE

I certify that I am an employee of the Office of the Attorney General, State of Nevada, and that on July 29, 2015, I caused to be deposited for mailing, a true and correct copy of the foregoing, PARTIES' STIPULATION OF DISMISSAL OF PLAINTIFF'S CIVIL ACTION WITH PREJUDICE, on the following:

Cesar Munoz #P00003173 Carson City Sheriff Office 897 E. Musser St. Carson City, NV 89701

An employee of the

Office of the Attorney General